DECLARATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or the below named inventors are the original, first and joint inventors (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled "INTERRUPTABLE AND RE-ENTERABLE SYSTEM MANAGEMENT MODE PROGRAMMING CODE", the Specification of which:

	is attached hereto. was filed on as	Application Serial No	
I here including the c		and understand the contents of the al	pove-identified specification,
material to pa	nowledge the duty to disclose to tentability of the subject matter al Regulations, § 1.56.	the Patent and Trademark Office all introduced in this application, as "material"	formation known to me to be iality" is defined in Title 37,
patent, United any foreign ap	States provisional application(s	Title 35, United States Code, § 119 of a), or inventor's certificate listed below at es provisional application, or inventor's co is claimed:	nd have also identified below
	PRIORITY A	APPLICATION(S)	Priority Claimed
(Number)	(Country)	(Date Filed)	Yes/No
(Number)	(Country)	(Date Filed)	Yes/No
listed below a United States acknowledge claimed in thi	nd, insofar as the subject matter application in the manner prove the duty to disclose all information is application, as "materiality" able between the filing date of the	le 35, United States Code, § 120 of any of each of the claims of this application ided by the first paragraph of Title 35, tion known to me to be material to pater is defined in Title 37, Code of Federal e prior application and the national or Po	n is not disclosed in the prior United States Code, § 112, I ntability of the subject matter Regulations, § 1.56, which
(App	olication Serial No.) (Fil	ing Date) (Status)	

I hereby direct that all correspondence and telephone calls be addressed to Louis H. Iselin, Ph.D., Williams, Morgan & Amerson, P.C., 7676 Hillmont, Suite 250, Houston, Texas 77040, (713) 934-4089.

(Status)

(Filing Date)

(Application Serial No.)

I HEREBY DECLARE THAT ALL STATEMENTS MADE OF MY OWN KNOWLEDGE ARE TRUE AND THAT ALL STATEMENTS MADE ON INFORMATION AND BELIEF ARE BELIEVED TO BE TRUE; AND FURTHER THAT THESE STATEMENTS WERE MADE WITH THE KNOWLEDGE THAT WILLFUL FALSE STATEMENTS AND THE LIKE SO MADE ARE PUNISHABLE BY FINE OR IMPRISONMENT, OR BOTH, UNDER SECTION 1001 OF TITLE 18 OF THE UNITED STATES CODE AND THAT SUCH WILLFUL FALSE STATEMENTS MAY JEOPARDIZE THE VALIDITY OF THE APPLICATION OR ANY PATENT ISSUED THEREON.

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Inventor's Signature:	My A.A.	
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Inventor's Full Name:	DALE E. GULICK	-
Inventor's Signature:	Nalo & Duliah	
Country of Citizenship:	U.S.A.	Date: 5/4/0/
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

§ In re Application of: Examiner: Unknown GEOFFREY S. STRONGIN § § DALE E. GULICK Group Art Unit: Unknown § § Serial No.: Unknown Attorney Docket: 2000.080000/TT4828 Concurrently Herewith Filed: § INTERRUPTABLE AND RE-For: ENTERABLE SYSTEM MANAGEMENT § MODE PROGRAMMING CODE §

POWER OF ATTORNEY

Assistant Commissioner for Patents

Washington, D.C. 20231

Sir:

The undersigned, being the inventors named in the above-identified application, hereby revoke any previous Powers of Attorney and appoint:

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Danny L. Williams, Reg. No. 31,892; Terry D. Morgan, Reg. No. 31,181; J. Mike Amerson, Reg. No. 35,426; Kenneth D. Goodman, Reg. No. 30,460; Jeffrey A. Pyle, Reg. No. 34,904; Randall C. Furlong, Reg. No. 35,144; Scott F. Diring, Reg. No. 35,119; George J. Oehling, Reg. No. 40,471; Shelley P.M. Fussey, Reg. No. 39,458; Mark D. Moore, Reg. No. 42,903; Louis H. Iselin, Reg. No. 42,684; Raymund F. Eich, Reg. No. 42,508; Bradley A. Misley, Reg. No. 46,937; Thomas H. Belvin, Jr., Reg. No. 43,491; Daren C. Davis, Reg. No. 38,425; and Stephanie A. Wardwell, Reg. No. 48,025 of Williams, Morgan & Amerson, P.C.,

as its attorney or agent so long as they remain with such firms, with full power of substitution and revocation, to prosecute the application, to make alterations and amendments therein, to transact all business in the Patent and Trademark Office in connection therewith, and to receive any Letters Patent, and for one year after issuance of such Letters Patent to file any request for a certificate of correction that may be deemed appropriate.

Please direct all communications as follows:

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